## MAGISTRATE JUDGE NEWBERN COURTROOM MINUTES FOR CRIMINAL PROCEEDINGS by VIDEOCONFERENCE

U.S.A. v. Riccardo Paolo Spagni , No. 3:21-mj-4149
ATTORNEY FOR GOVERNMENT: Joe Montminy Jonathan Farmer, Henry Leventis.
ATTORNEY FOR DEFENDANT: Melissa Meister, Brian Klein AFPD Panel Retaine
PRETRIAL SERVICES/PROBATION OFFICER: lana Rock
INTERPRETER NEEDED? YES NO LANGUAGE/INTERPRETER: □ ON TELEPHONE
☐ Defendant consents to Initial App. and ☐ All future hearings before the Magistrate Judge by video conference.
□ INITIAL APPEARANCE □ ON A SUMMONS □ ARRESTED ON: □ DEFENDANT HAS A COPY OF: □ Complaint □ Indictment □ Information □ Supervised Release Pet. □ Other □ Defendant advised of the charges and the maximum penalties □ Defendant has a copy of notice of right □ Defendant advised of right to counsel □ Counsel retained □ Defendant swom and/or certified under penalty of perjury and financial affidavit filed □ FPD Appointed □ Defendant advised of right to silence □ Defendant advised of right to Consular notification □ GOVERNMENT and DEFENDANT advised of Due Process Protections Act of 2020 □ Defendant advised of right to preliminary hearing □ Government motion for detention □ Defendant temporarily detained □ Defendant vaived detention hearing □ ICE detainer on defendant □ Defendant reserved right to hearing in future □ Defendant to be returned to State custody □ Defendant to remain in Federal custody □ Defendant waived rights under IAD □ Defendant remain on current conditions of supervised release □ Defendant released on: □ Own recognizance with conditions of release □ standard □ special □ Appearance bond in the amount of: □ Property bond [description of property]: □ RULE 5 - Defendant advised of right to identity hearing in District of Prosecution □ RULE 5 - Defendant elected to have detention hearing in District of Prosecution □ RULE 5 - Defendant ADVISED OF RIGHT TO RULE 20 TRANSFER
☐ GRAND JURY WAIVED IN OPEN COURT [Defendant sworn and advised of rights by Court] ☐ ARRAIGNMENT
□ Defendant acknowledges he/she has copy of Indictment/Information □ Court advised Def. of penalties □ Defendant waives reading thereof □ Indictment/Information read to defendant by Judge PLEA: □ GUILTY □ NOT GUILTY □ Defendant intends to plead guilty and case referred to DJ
DATE: 8/5/21 TOTAL TIME: 3hro BEGIN TIME: 11:04a.m. END TIME: 2:04p.m.  Digitally Recorded

Page 1 of <u>2</u>

UNITED STATES OF AMERICA V. Riccardo Paolo Spagni No. 3:21-mj-4149
□ RULE 5 IDENTITY HEARING □ Held, defendant found to be person named in warrant □ Held, defendant found NOT to be person named in warrant and released □ Waived in open Court
□ PRELIMINARY HEARING □ Probable Cause found/Held to answer/bound over □ Defendant waived preliminary hearing □ RULE 5 - Held to answer in District of Prosecution □ RULE 5 - Defendant reserved right to have hearing in District of Prosecution
DETENTION HEARING  Government withdrew motion for detention or agreed to release  Pretrial Services Report made a part of the record  Bond set at:  RULE 5 - Defendant elected to have hearing in District of Prosecution  Defendant waived detention hearing  Defendant reserved right to hearing in future  Defendant to remain in Federal custody  Defendant to be returned to State custody  Government moved for stay of execution of release pending appeal  Motion granted  Motion denied
□ ARRAIGNMENT ON MISDEMEANOR □ Defendant acknowledges he/she has copy of Indictment/Information □ Indictment/Information read to defendant by Judge □ Defendant waives reading thereof PLEA: □ GUILTY □ NOT GUILTY □ Misdemeanor - defendant consented to trial before Magistrate Judge □ Written plea agreement/filed in open Court □ Oral plea agreement □ Guilty plea: □ Accepted □ Rejected □ Taken under advisement
□ OTHER □ Type of hearing and outcome:
□ DEFENDANT DID NOT APPEAR AS DIRECTED, BENCH WARRANT ISSUED  NOTES/EVIDENTIARY MATTERS/SENTENCING: (Witnesses, Exhibits, Attach W/Ex List if necessary)